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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|-----------------|----------------------|-------------------------|-------------------------|--|
| 10/614,415 | 07/07/2003 | Ho-Won Jung | 678-1198 (P10994) | 7470 | |
| 28249 | 7590 11/30/2006 | EXAMINER | | INER | |
| DILWORTH & BARRESE, LLP 333 EARLE OVINGTON BLVD. | | | HUYNH, CHUCK | | |
| UNIONDALE, NY 11553 | | | ART UNIT | PAPER NUMBER | |
| | | | 2617 | | |
| | | | DATE MAILED: 11/30/2006 | DATE MAILED: 11/30/2006 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | | |
|--|---|---|--|--|--|--|
| | 10/614,415 | JUNG ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | Chuck Huynh | 2617 | | | | |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with the c | orrespondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | I. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 22 Se | eptember 2006. | | | | | |
| <i>'</i> | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under E | x parte Quayle, 1935 C.D. 11, 45 | 53 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) ⊠ Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-18 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or | vn from consideration. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer and the correction of the correction o | epted or b) objected to by the liderawing(s) be held in abeyance. See ion is required if the drawing(s) is obj | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of | s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)). | on No ed in this National Stage | | | | |
| Attachment(s) | | (DTO 440) | | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | ate | | | | |

DETAILED ACTION

1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/22/2006 has been entered.

Response to Arguments

1. Applicant's arguments with respect to claims 1-18 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

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had possession of the claimed invention.

3. Claims 1 and 8 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed,

Regarding the amended limitations of claims 1 and 8, which has been amended to incorporate

a memory for storing previous display information of a web page previously visited <u>and scrolled</u> by a user; and

"...the start position corresponds with a start position of a <u>scrolled and</u> last viewed display area of the web page..."

There is no sufficient disclosure within the specification towards the newly added limitations.

However, a rejection is shown below to incorporate the newly added limitations.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuli (US 2004/0139208) in view of Brisebois et al. (US 6219679).

Regarding claim 1, Tuli discloses a mobile terminal (PDA- Abstract), comprising: a display unit (well known in a PDA)

a memory for storing previous display information of a web page previously visited by a user (Abstract); and

a controller detecting the previous display information of the web page from the memory and displaying the web page utilizing the previous display information when the web page is re-visited, wherein the previous display information of the web page includes a start position of a display area of the revisited web page and the start position corresponds with a start position of a last viewed display area of the web page at a time of a previous visit to the web page (Page 11, [0077-0078]).

Tuli discloses all the particulars of the claim, but is unclear on where the previously scrolled position of the webpage is displayed when revisited.

However, Briseboise does disclose that the previously viewed web page's scrolled position is bookmaked and saved and is display when revisited (Col 1, lines 54-66; Col 2, lines 37-44; Col 5, lines 49-53; Col 6, lines 23-34).

It would have been obvious to one ordinarily skilled in the art at the time of invention to incorporate Briseboise's disclosure to alleviate from repetitive scrolling each time revisiting a web page (Col 1, lines 45-49).

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Regarding claim 2, Tuli discloses the mobile terminal as set forth in claim 1, wherein the previous display information includes:

a uniform resource locator (URL) of the web page (Page 11, [0077]);
display-information collection time information (Page 2, [0012]); and
position information of a display area, to be displayed on a display unit (Page 1, [0004]).

Regarding claim 3, Tuli discloses the mobile terminal as set forth in claim 2, wherein the previous display information further includes form-input information contained in the web page (Page 10, [0071-0072]; Page 11, [0077-0078]).

Regarding claim 4, Tuli discloses the mobile terminal as set forth in claim 2, wherein the controller detects the previous display information of the web page from the memory compares a current time with the display-information collection time of the detected previous display information, and displays the web page utilizing the previous display information only if the current time has not exceeded a preset valid time after the display-information collection time (Page 2, [0012]; Page 10, [0070]; Page 12, [0081]; Page 13, [0082-0083]).

Regarding claim 5, Tuli disclose the mobile terminal as set forth in claim 1, wherein the controller collects display information of a currently displayed web page if a

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web-page turning command is input, and stores the collected display information in the memory (Page 11, [0077]).

Regarding claim 6, Tuli does disclose the mobile terminal as set forth in claim 1, wherein the controller collects display information of a currently displayed web page if an Internet termination command is input, and stores the collected display information in the memory (Page 11, [0077]).

Regarding claim 7, Tuli discloses the mobile terminal as set forth in claim 1, wherein the controller periodically checks display-information collection time information previously stored in the memory and deletes corresponding display information when a current time has exceeded a preset valid time (Page 2, [0012])

Regarding claim 17, Tuli does disclose the mobile terminal as set forth in claim 1, wherein the controller further determines whether the previous display information is applicable, (Examiner interprets the determining applicability to be determining whether the correct previous display page) (Page 11, [0077]).

Regarding claim 8, Tuli discloses a method for displaying a web site on a mobile terminal (PDA) (Page 11, [0077]) comprising the steps of:

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(a) loading a web page if a user accessing a wireless Internet requests the mobile terminal to visit the web page (Page 11, [0077-0078]); and

(b) detecting previous display information of the loaded web page from an internal memory of the mobile terminal and displaying the loaded web page utilizing the previous display information, wherein the previous display information of the web page includes a start position of a display area of the web page and the start position corresponds with a start position of a last viewed display area of the web page at a time of a previous visit to the web page (Page 11, [0077-0078]).

Tuli discloses all the particulars of the claim, but is unclear on where the previously scrolled position of the webpage is displayed when revisited.

However, Briseboise does disclose that the previously viewed web page's scrolled position is bookmaked and saved and is display when revisited (Col 1, lines 54-66; Col 2, lines 37-44; Col 5, lines 49-53; Col 6, lines 23-34).

It would have been obvious to one ordinarily skilled in the art at the time of invention to incorporate Briseboise's disclosure to alleviate from repetitive scrolling each time revisiting a web page (Col 1, lines 45-49).

Regarding claim 9, Tuli disclose the method as set forth in claim 8, further comprising the step of:

(c) collecting display information of a currently displayed web page in response to a web-page turning command for the displayed web page and storing the collected display information in the internal memory of the mobile terminal (Page 11, [0077]).

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Regarding claim 10, Tuli discloses the method as set forth in claim 9, wherein the display information includes:

a uniform resource locator (URL) of the web page (Page 11, [0077]); display-information collection time information (Page 2, [0012]); and position information of a display area, to be displayed on a display unit (Page 1, [0004]).

Regarding claim 11, Tuli discloses the method as set forth in claim 10, wherein the display information further includes form-input information contained in the web page (which the examiner interpreted the claim as claiming the display information to contain inputted information on the web page) (Page 10, [0071-0072]; Page 11, [0077-0078]).

Regarding claim 12, Tuli disclose he method as set forth in claim 8, further comprising the step of:

(d) collecting display information of a currently displayed web page in response to a wireless Internet termination command, and storing the collected display information in the internal memory of the mobile terminal (Page 11, [0077]).

Regarding claim 13, Tuli discloses the method as set forth in claim 12, wherein the display information includes:

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a uniform resource locator (UR1,) of the web page (Page 11, [0077]); display-information collection time information (Page 2, [0012]); and position information of a display area, to be displayed on a display unit (Page 1, [0004]).

Regarding claim 14, Tuli discloses the method as set forth in claim 13, wherein the display information further includes form-input information contained in the web page (Page 10, [0071-0072]; Page 11, [0077-0078]).

Regarding claim 15, Tuli discloses the method as set forth in claim 8, wherein step (b) further comprises the steps of:

- b-1) comparing a current time with a display information collection time of the detected display information (Page 2, [0012]); and
- b-2) displaying the loaded web page utilizing the display information only if the current time has not exceeded a preset valid time after the display information collection time (Page 10, [0070]; Page 12, [0081]; Page 13, [0082-0083]).

Regarding claim 16, Tuli discloses the method as set forth in claim 8, further comprising the step of:

(e) periodically checking display-information collection time information previously stored in the internal memory of the mobile terminal and deleting

corresponding display information when a current time has exceeded a preset valid time (Page 2, [0012]; Page 10, [0070]; Page 12, [0081]; Page 13, [0082-0083]).

Regarding claim 18, Tuli discloses the method as set forth in claim 8, further comprising the step of determining whether the previous display information is applicable, and wherein the step of displaying the loaded web page utilizing previous display information (the saved information from previous visit) (Page 11, [0077]) when the web page is re-visited, is based upon the determination of whether the previous display information is applicable (applicability is interpreted to be if the web page was accessed before and displaying the saved information from last visit (Page 11, [0077-0078])

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chuck Huynh whose telephone number is 571-272-7866. The examiner can normally be reached on M-F 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Duc Nguyen can be reached on 571-272-7503. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Chuck Huynh

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